

Remarks

The amendment to the specification amends an inadvertent omission of Figures 1c and Figure 31 in two paragraphs about figures. Basis is found in the figures themselves as filed and on page 24 in lines 13-33. No new matter is added to the specification with these amendments.

The amendments to the claims are made to define the invention even more particularly. The basis for the amendments to claims 33, 34, 44-45, 50-51, 92-93, 98, and 118 are found in the claims themselves and improve punctuation and /or grammar.

The amendments to the specification and claims are believed to require merely a cursory review by the examiner.

Applicant has canceled claims solely for the purpose of expediting prosecution on merits of the allowed claims. Applicant cancels claims without prejudice. Applicant expressly retains all rights to present canceled claims along with any other disclosed embodiments for appropriate future prosecution as illustrated by continuing applications and continuation in part applications. Canceled claims include 1-32, 39-40, and 52-76.

Election/restriction under 35 U.S.C. 121

In a telephonic call on November 14, 2007 with Examiner Smith of the USPTO, claims 24 to 26 belong to Group III of the restriction requirement in the PTO Action dated March 14, 2007. Thus Group III of the restriction requirement in the PTO Action dated March 14, 2007 includes claims 24-32.

Conclusion

The amendments to the specification and claims are believed to require merely a cursory review by the examiner and applicant respectfully requests that they be entered. No new claims have been added.

All claims which were requested to be canceled (19-22, 24-26, 52-56, 62, 68, and 75) have been canceled.

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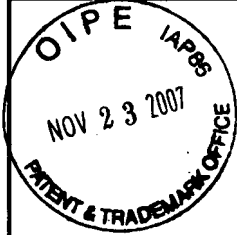
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